

## **RULE-MAKING ORDER**

CR-103 (June 2004) (Implements RCW 34.05.360)

<u> </u>	(promonto restriction)							
Agency: Department of Labor and Industries	<ul><li>☑ Permanent Rule</li><li>☑ Emergency Rule</li></ul>							
Effective date of rule:	Effective date of rule:							
Permanent Rules	Emergency Rules							
_	Immediately upon filing.							
31 days after filing.								
Other (specify) December 15, 2004 (If less than 31 days after fill	ng, a Later (specify)							
specific finding under RCW 34.05.380(3) is required and should be stated be								
Any other findings required by other provisions of law as pre ☐ Yes ☐ No If Yes, explain:	econdition to adoption or effectiveness of rule?							
<b>Purpose:</b> Advanced Registered Nurse Practitioners and Physician As rule lays out the expanded duties that an advanced registered nurse pra response to SB 6356 (chapter 163, Laws of 2004) this rule also defines a physician assistant (PA) may have sole signature on the report of accided	ctitioner (ARNP) can now perform under Title 51 RCW. In what a "simple industrial Injury" is in order to explain when a							
Citation of existing rules affected by this order: Repealed:								
·	6-20-01501, WAC 296-20-06101, WAC 296-23-240							
Suspended:								
	Laws of 2004) and SB 6356 (chapter 163, Laws of 2004)							
Other authority: none								
PERMANENT RULE ONLY (Including Expedited Rule Making								
Adopted under notice filed as WSR 04-17-093 on August 17, 2004.								
Describe any changes other than editing from proposed to ac	lopted version: None							
	·							
If a preliminary cost-benefit analysis was prepared under RC contacting:	W 34.05.328, a final cost-benefit analysis is available by							
	1							
Address: priorie (	)							
Address: fax (	)							
e-mail _	·							
EMERGENCY RULE ONLY								
Under RCW 34.05.350 the agency for good cause finds:								
	la ia naggagary for the properyation of the public							
☐ That immediate adoption, amendment, or repeal of a ru								
health, safety, or general welfare, and that observing the								
comment upon adoption of a permanent rule would be								
That state or federal law or federal rule or a federal dea	dline for state receipt of federal funds requires							
immediate adoption of a rule.	·							
•								
Reasons for this finding:								
Date adopted: November 2, 2004								
, _,	CODE REVISER USE ONLY							
NAME (TYPE OR PRINT)								
Paul Trause	WSR#04-22-085							
i aui iiause								
SIGNATURE								
TITLE								
Director								

## Note: If any category is left blank, it will be calculated as zero. No descriptive text.

Count by whole WAC sections only, from the WAC number through the history note.  A section may be counted in more than one category.							
The number of sections adopted in o	rder to co	omply with:					
Federal statute:	New		Amended		Repealed		
Federal rules or standards:	New		Amended		Repealed		
Recently enacted state statutes:	New	<u>2</u>	Amended	<u>5</u>	Repealed		
The number of sections adopted at th	ie reques	t of a nongo	overnmental e	entity:			
	New		Amended		Repealed		
The number of sections adopted in th	e agency	r's own initi	ative:				
	New		Amended		Repealed		
The number of sections adopted in o	r <b>der to cl</b> a	arify, strean		m agency p			
The number of sections adopted usin	ıg:						
	New		Amended		Repealed		
Negotiated rule making:			Amended		Repealed		
Negotiated rule making: Pilot rule making:	New		7 arichaea		•		